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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--------------------------------|----------------|----------------------|---------------------|------------------|--|
| 10/577,421 | 04/27/2006 | Wayne Sainty | ST005US | 4741 | |
| Darren Gardner | 7590 01/09/200 | EXAMINER | | | |
| P.O.Box 3042 | | | MASKELL, MICHAEL P | | |
| Monash Park, 2111 AUSTRALIA | | | ART UNIT | PAPER NUMBER | |
| • | | | 2881 | - | |
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| | | | 01/09/2008 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | A 12 42 41 - | | | | | | |
|---|--|---|--|---|----|--|--|--|
| Office Action Summary | | Application No. | | Applicant(s) | • | | | |
| | | 10/577,421 | | SAINTY ET AL. | | | | |
| | | Examiner | | Art Unit | | | | |
| -1 | | Michael Maskell | | 2881 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | | |
| WHIC - Exte after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in a solution of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS CON 36(a). In no event, however, will apply and will expire SI acause the application to the | MMUNICATION er, may a reply be time IX (6) MONTHS from the Decome AB ANDONED | l. ely filed he mailing date of this co O (35 U.S.C. § 133). | | | | |
| Status | | • | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 27 Ag | oril 2006. | | | | | | |
| 2a) <u></u> ☐ | This action is FINAL . 2b)⊠ This action is non-final. | | | | | | | |
| 3) | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | | |
| closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | | | | |
| Disposit | ion of Claims | | | | | | | |
| 4)⊠ Claim(s) <u>1-30</u> is/are pending in the application. | | | | | | | | |
| ٠,٣ | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | | | |
| 6)⊠ Claim(s) <u>1-7,14,16-26 and 30</u> is/are rejected. | | | | | | | | |
| 7) 🖾 | Claim(s) <u>8-13,15 and 27-29</u> is/are objected to. | | • | | | | | |
| 8) | Claim(s) are subject to restriction and/or | r election requirem | nent. | - | | | | |
| Applicat | ion Papers | | | | ·. | | | |
| | The specification is objected to by the Examine | r · | | | • | | | |
| 9) The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on 27 April 2006 is/are: a) ☑ accepted or b) ☐ objected to by the Examiner. | | | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | | |
| Priority | under 35 U.S.C. § 119 | | | | | | | |
| | • | priority under 35 l | USC 8 119(a) | -(d) or (f) | | | | |
| 12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of: | | | | | | | | |
| , | 1.⊠ Certified copies of the priority documents | s have been recei | ved. | | • | | | |
| 2. Certified copies of the priority documents have been received in Application No | | | | | | | | |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). | | | | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | |
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| | | | | • | | | | |
| Attachmer | nt(s) | | | | | | | |
| | ce of References Cited (PTO-892) | | Interview Summary | | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application | | | | | | | | |
| Paper No(s)/Mail Date 6) Other: | | | | | | | | |

DETAILED ACTION

Oath/Declaration

1. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

It was not signed by William Waller. The applicant has indicated that a petition has been filed for the unsigned inventor, however the petition does not appear in the record.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 17 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 17 recites the limitation "DC voltage" in line 8. There is insufficient antecedent basis for this limitation in the claim. It appears that claim 17 was intended to depend upon claim 16, and the examiner will examine claim 17 on the merits based on that assumption.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-7, 14, 16-26 and 30 rejected under 35 U.S.C. 103(a) as being unpatentable over Pierrejean (U.S. Patent 6,388,384) in view of Pollard, et al ("Electronimpact ionization time-of-flight mass spectrometer for molecular beams" Rev. Sci. Instrum. 56(1) January 1987 pp.32-37).

Regarding claims 1, 18 and 30, Pierrejean teaches a pulse mode electron generator comprising a cathode (1) that emits electrons, and an anode (3) that accelerates the electrons, wherein the anode voltage signal comprises a voltage that modulates between a first voltage above a threshold and a second voltage below the threshold (abstract). Pierrejean does not teach the application of this electron generator in an ion source, and accordingly does not teach a gas supply that causes gas to be provided to an ionization region of the ion source. However, Pollard teaches electronimpact ionization methods that call for a pulsed electron generator (Introduction) such as that taught by Pierrejean. Further, Pierrejean cited Pollard's paper in his application for the patent, clearly indicating that one of ordinary skill would be familiar with both teachings and consider them applicable to and compatible with each other. Pierrejean teaches that his particular electron source is particularly efficient, so one of ordinary skill would have ample reason to choose it as the particular electron source for Pollard's apparatus. The specific electronic control system to send signals to the various components of Pierrejean's and Pollard's teachings are not depicted; however, since the mode of operation of the ion source is clearly spelled out in the teachings, the

provision of a control system for an ion source comprising an anode voltage generator, a gas supply signal generator and a cathode signal generator, wherein the anode voltage generator provides a voltage signal to an anode of the ion source, wherein the gas supply signal generator generates a signal to cause a gas to be provided to an ionization region of the ion source, wherein the cathode signal generator generates a signal to cause electrons to be emitted by a cathode of the ion source such that electrons emitted by the cathode are accelerated toward the anode to cause ionization of the gas, and wherein the anode voltage generated comprises a voltage that modulates between a first voltage above a threshold and a second voltage below a threshold would have been obvious to one of ordinary skill in the art in order to render both teachings functional. Such control systems are well within the skill of an ordinary lab technician to apply and program, given that the particulars of the method to be implemented by the control system are spelled out by the prior art teachings. Further, for the same reason, the method of operating the ion source by actually providing said signals to cause the components to operate according to the prior art teachings (as in claim 1) would have been obvious to one of ordinary skill in the art at the time the invention was made. Finally, applying the electron source taught by Pierrejean in the electron-impact ionization source taught by Pollard also causes an ion beam system comprising said ion source to be further taught (Pollard's Fig. 1, the source is used in a TOF-MS system which uses an ion beam), as in claim 30.

Regarding claim 2, Pierrejean teaches wherein the threshold is an electron emission threshold of the cathode; Pierrejean does not teach that this is an ionization

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threshold because Pierrejean teaches the electron source independently and not in the context of an ion source. However, when used in the obvious combination with Pollard as described above for the motivations given above, the electron emission threshold of the cathode becomes an ionization threshold, because Pollard teaches electron-impact ionization which begins when electrons are emitted into the gas.

Regarding claim 3, Pierrejean teaches setting the threshold and the frequency and duty cycle of the modulation such that the ion current is extinguished during the period when the anode voltage signal is below the threshold (column 2, lines 18-31 and abstract).

Regarding claims 4-6 and 26, Pierrejean teaches wherein the threshold is approximately 100, 60, or 40 volts (column 1, line 19).

Regarding claims 7 and 25, Pierrejean teaches wherein the second voltage is approximately zero (Fig. 2).

Regarding claims 14 and 19, Pierrejean teaches wherein the anode voltage comprises a rectified signal (Fig. 2), and since the mains supply is the most readily available source of alternating current signal, it would have been obvious to one of ordinary skill in the art to take advantage of it and put it through a rectifier to obtain the taught rectified signal.

Regarding claims 16 and 17, Pierrejean teaches further providing a DC voltage to the anode and wherein the DC voltage is less than the threshold (Fig. 2).

Regarding claim 20, Pierrejean teaches wherein the circuit generates a variable mains rectified voltage (Fig. 2).

Regarding claim 21, Pierrejean does not teach a bridge rectifier, but such a circuit is simple for one of ordinary skill in the art to construct, and since, as discussed above, the use of a rectified mains signal would have been obvious, it would have also been obvious to construct and apply a bridge rectifier circuit to provide it.

Regarding claim 22, a standard bridge rectifier circuit comprises an anode voltage output and a ground, and further comprises a capacitor between the output and ground. Such a circuit is well known in the art and as discussed above would have been obvious to apply.

Regarding claims 23 and 24, Pierrejean teaches wherein the circuit further generates a DC voltage to the anode and wherein the DC voltage is less than the threshold (Fig. 2).

Allowable Subject Matter

3. Claims 8-13 and 27-29 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The prior art gives no indication of particularly favorable frequencies for the voltage cycle. The prior art also gives no indication to use a fault condition threshold as the threshold, or to use an unregulated voltage signal.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Maskell whose telephone number is 571/270-3210. The examiner can normally be reached on Monday-Friday 8AM-5PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Kim can be reached on 571/272-2293. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael Maskell 3 January 2008